

## State of Rew Jersey

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March 14, 1984

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Honorable Reginald Stanton, J.S.C. Superior Court of New Jersey Morris County Courthouse Morristown, NJ 07960

Re: State of NJ, Department of Environmental Protection v. Scientific Chemical Processing, Inc., Docket No. C-1852-83E

Dear Judge Stanton:

Enclosed herewith please find original and one copy of proposed form of Order in the above matter. This Order is hereby submitted pursuant to the five-day rule. Accordingly, if specific objections are not received from my adversaries within five days of the date hereof, Your Honor may sign the Order.

Will you kindly return one copy of the executed Order to my office in the enclosed stamped envelope. Thank you for your attention to this matter.

Respectfully yours,

IRWIN I. KIMMELMAN Attorney General of New Jersey

Enclosures (3) ccs All parties V

W. Reger Deputy Attorney General

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SUPERIOR COURT OF NEW JERSEY CHANCERY DIVISION ESSEX COUNTY DOCKET NO. C-1852-83E

STATE OF NEW JERSEY, DEPARTMENT )
OF ENVIRONMENTAL PROTECTION,

Plaintiffs,

V.

ORDER

SCIENTIFIC CHEMICAL PROCESSING,
INC., a Corporation, et al., )

Defendants.

This matter having been set down by the Court for a hearing on March 8, 1984, and Deputy Attorney General David W. Reger, appearing on behalf of the Department of Environmental Protection (DEP), and Edward J. Egan, Esquire, appearing on behalf of defendants, Inmar Associates, Inc. and Marvin Mahan, and Harriet Sims Harvey, Esquire, appearing on behalf of defendant Mack Barnes, and Dominic Presto, Esq. appearing pro se and on behalf of Sigmond and Presto, a partnership, and Herbert G. Case and Leif R. Sigmond, appearing pro se, and the Court having considered the arguments of counsel, the testimony of Ronald Senna, an engineer representing DEP, and for good cause shown,

## ORDERED that:

- 1. A representative of Scientific Chemical Processing (SCP), shall execute necessary manifests, as the generator, for removal of waste from the Newark and Carlstadt SCP sites. In the event that a representative of SCP will not execute said manifests, the DEP may make telephone application to this Court, on short notice, for further relief;
- 2. Defendant, Inmar Associates, shall provide the DEP with a proposal for removal of all waste on the Carlstadt site, prepared by Waste Conversion, Inc., by March 31, 1984;
- 3. Defendant, Sigmond and Presto, a partnership, shall provide DEP with a plan for removal of all waste from the Newark site by April 9, 1984.

Reginald Stanton J.S.C.

## EDWARD J. EGAN

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(201) 322-5924



March 13, 1984

Dominick Presto, individually and registered agent for Scientific Chemical Processing, Inc. 18 Glen Road Rutherford, New Jersey 07070

Mr. Leif R. Sigmond 215 Comanche Drive Oceanport, New Jersey 07757 Mr. Mack Barnes c/o Harriet Sims Harvey, Esq. 71 Spring Lane Englewood, New Jersey 07631

Mr. Herbert G. Case 571 Mountain View Terrace Dunellen, New Jersey 08812

Re: State of New Jersey, Department of Environmental Protection v. Scientific Chemical Processing, Inc. et al. Docket No. L-1852-83E

Gentlemen and Ms. Harvey:

I am writing as a follow-up to Judge Stanton's determination on March 8, 1984 that Scientific Chemical Processing, Inc. and/or those of you who are former officers sign the manifests necessary to have the waste removed from the Carlstadt site. Please advise who will sign on behalf of Scientific Chemical Processing, Inc. I look forward to a speedy response as to the intentions of each of you as some of the waste is ready to be shipped for disposal.

Yours truly,

Edward J. Egan

EJE/rq

cc: David W. Reger,

Deputy Attorney General